## UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF MICHIGAN **SOUTHERN DIVISION - DETROIT**

FOR COURT USE ONLY

IN THE MATTER OF:

	Thomas Michael Steagall		
S.S.#_	xxx-xx-4562		
	and		
	Brenda Ann Steagall		
			CASE NO.
S.S.#	xxx-xx-2531	Debtor(s)	CHAPTER 13
		/	

1 O COCCO						
10-36269						

## **CHAPTER 13 PLAN**

[ ] pre-confirmation OR [ ] post-confirmation [X] Original *OR* [] Modification #

## I. PLAN PAYMENTS & DISBURSEMENTS

This is the debtor's(s') latest Chapter 13 Plan. The following Classes of claims are established for payment from funds available by the Trustee except those identified as "direct payments" as indicated herein.

- A. The debtor shall make payments in the amount of \$102.33 Bi-weekly for 36 months (frequency).
- Plan length: 36 months, commencing on the date of entry of the Order Confirming Plan, which shall also be the B. effective date of the Plan. The Trustee is hereby authorized to automatically adjust the Plan length an additional six (6) months to accomplish the purposes of this Plan, but in no event shall this Plan last more than five years.
- C. Debtor commits 100% of all tax refunds received or entitled to after commencement of the case, and shall not alter any withholding deductions/exemptions without Court approval.
- D. Treatment of claims
  - Class One Administrative Expenses
    - Trustee fees as determined by statute.
    - b. Attorney fees and costs: An agreed fee of \$ 3,500.00 less amounts paid as reflected in the Rule 2016(b) Statement, leaving a balance due of \$ 3,239.00 plus costs advanced in the amount of \$ 0.00 which totals \$ 3,239.00 . Said sum to be paid at the rate of \$ 3,239.00 per month.
    - Other:
  - 2. Class Two - Continuing Claims: Those secured claims on which the last payment is due beyond the length of the Plan [11 U.S.C. §1322(b)(5)]. To the extent such claims are non-modifiable pursuant to 11 U.S.C. § 1322(b)(2), the Trustee shall adjust the monthly payment to such creditors upon compliance by the creditor with L.B.R. 3015-1(a)(9)(E.D.M.) and the debtor shall increase Plan payments as needed for such compliance.
    - Post-Confirmation a.

Creditor/Collateral Ally Financial 2009 Chevrolet Cobalt

346.37 \*Direct by Debtor as claim is current\*

Monthly Payments

935.00

Bank of America Location: 6249 Johnson Road, Flushing MI 48433

\*Direct by Debtor as claim is current\*

**Huntington National Bank** 2002 Chevrolet Blazer

200.00 \*Direct by Debtor as claim is current\*

Model Plan Version 2.0 - 05/01

	b. Post-Petition/Pre-Confirmation Arrears- (TO BE PAID IN FIRST 12 MONTHS): 0 – 3 6 2 6 9							
Creditor/Collateral -NONE-	<u>.</u>	Arrears Amount	Interest Rate	Estimated Monthly Payment Time to Cure				
3.	Class Three - Executory Contracts at a. Continuing, Post-Petition C		Leases [11 U.S.C.	§1322(b)(7) and 11 U.S.C. §365]				
Creditor/Collateral -NONE-	Assume/ Reject/ <u>Assign?</u>	If assur regular per mo	payment	Lease/Contract expiration date				
Creditor/Collateral -NONE-	b. Pre-Petition Obligations:  If assumed, amount of Default	nui to coi	assumed, mber of months cure from nfirmation date nterest rate	If assumed, monthly payment on cure				
4.	4. <u>Class Four - Arrearage on Continuing Claims</u> [11 U.S.C. §1322(b)(5)] Pre-Petition Arrears:							
Creditor/Collateral -NONE-	Arrears Amo	ount Interest Ra	Estimated  Monthly Payn	Number of months to cure from confirmation date				
5.	5. <u>Class Five - Other Secured Claims</u> : Secured claims other than those listed in Classes Two and Four on which the last payment will become due within the Plan duration.							
Creditor/Collateral Bank of America (2nd Mortgage) Location: 6249 Johnso	"Crammed down" [11 U.S.C. 1325(a)(5)] or modified [11 U.S.C. 1322(b)(2)] Indicate Which lien to be stripped by adversary	Market Ir <u>Value</u> <b>0.00</b>	Monthly Payment Atterest  Rate  0%  Monthly Payment (Incl. Interest)  0.0	Total to Pay months from (Incl. confirmation Interest) date				
Road, Flushing MI 484								
6.	Class Six - Priority Unsecured Claim  Creditor	<u> </u>	322(a)(2)] nount Interest I	Rate				
7.	7. Class Seven - Special Unsecured Claims shall be paid in full and concurrently with Class Eight General Unsecured Claims.							
	Am	Interest Rate	Reason for Special Treatment					
Model Plan Version 2.0 - 05/01								

2

- 8. Class Eight General Unsecured Claims shall be paid 5 % of such amounts with interest at the rate of 6 9

  0.00 % per annum. This Plan shall provide either the percent stated or shall continue for the length stated, whichever will offer the greater dividend to general unsecured creditors in this class.
- 9. Other Provisions: Insert as necessary

## II. GENERAL PROVISIONS

- A. THIS PLAN FOLLOWS THE TRUSTEE'S PLAN IN ALL RESPECTS, WITH THE EXCEPTION OF: II
- B. VESTING, POSSESSION OF ESTATE PROPERTY AND LIEN RETENTION: Upon confirmation of the Plan, all property of the estate shall vest in the debtor [11 U.S.C. §1327(b)]. The debtor shall remain in possession of all property of the estate during the pendency of this case unless specifically provided herein [11 U.S.C. §1306(b)]. All secured creditors shall retain the liens securing their claims unless otherwise stated.
- C. **SURRENDER OR ABANDONMENT OF COLLATERAL**: Upon confirmation the automatic stay is lifted as to any collateral treated as surrendered or abandoned.
- D. **PROHIBITION AGAINST INCURRING POST-PETITION DEBT**: While this case is pending, the debtor shall not incur a debt in excess of \$1,000.00 without first obtaining approval from the Court.
- E. <u>UNSCHEDULED CREDITORS FILING CLAIMS</u>: If a pre- or post-petition creditor is not listed in the Chapter 13 Schedules, but files a proof of claim, the Trustee is authorized to classify the claim into one of the existing classes under this Plan and to schedule the claim for payment within that class.
- F. PROOFS OF CLAIMS FILED AT VARIANCE WITH THE PLAN: In the event that a creditor files a proof of claim that is at variance with the provisions of this Plan, the following method is to be employed to resolve the conflict:
  - 1. Regarding claims for which the Plan does not propose a "cramdown" or modification, the proof of claim shall supersede the Plan as to the claim amount, percentage rate of interest, monthly payments, classification of the claim, percentage of interest on arrears, if any, but the proof of claim shall not govern as to the valuation of collateral.
  - 2. As to claims for which the Plan proposes a "cramdown" or modification, the proof of claim governs only as to the claim amount, but not with respect to any of the other aforementioned contractual terms.
  - 3. If a holder of a claim files a proof of claim at variance with this Plan or related schedules, the Trustee shall automatically treat that claim as the holder indicated, unless provided otherwise by order of the Court.
  - 4. A proof of claim or interest shall be deemed filed under 11 U.S.C. §501 for any claim or interest that appears in Classes Two, Three, Four or Five of this plan, except a claim or interest that is disputed, contingent or non-liquidated and labeled as such in this plan.
  - 5. As to any secured claim specified in Class 2 or Class 5 for which the Plan proposes to "strip" the lien and treat the claim as wholly unsecured pursuant to 11 USC Section 506 and 11 USC Section 1322, entry of the Order Confirming Plan shall control the classification of any Proof of Claim filed regarding the claim for which the lien is being stripped and such proof of claim will be classified as a Class 8 unsecured claim, but the Proof of Claim shall control as to the amount of the allowed Class 8 unsecured claim. Upon entry of a discharge, the creditor whose lien is "stripped" shall at its own cost and expense, execute and deliver to Debtor a satisfaction or release of the lien, in recordable form. Debtor shall be responsible for and shall bear any cost associated with the recording of that satisfaction or release in the applicable public records.

**NOTE:** Debtor reserves the right to object to any claim.

- G. TAX RETURNS AND TAX SET-OFFS: All tax returns which have become due prior to the filing of this Plan have been filed except the following (see L.B.R. 2083-1(E.D.M.) regarding non-filed returns):

  -NONE-
- H. **DEBTOR ENGAGED IN BUSINESS**: [ ] If the box to the immediate left is "checked", the debtor is self-employed **AND** incurs trade credit in the production of income from such employment.
  - 1. 11 U.S.C. §1304(b) and (c) regarding operation of the business and duties imposed upon the debtor are incorporated herein by reference.
  - 2. The debtor shall comply with the provisions of L.B.R. 3015-1(a)(8) and 2003-2(a)(b) (E.D.M.) unless the Court orders otherwise.
- I. ORDER OF PAYMENT OF CLAIMS: Class One claims shall be paid in advance of others, then Classes Two and Three in advance of all remaining classes, then Classes Four and Five, then Class Six, and then Classes Seven and Eight shall be paid as stated in each respective section. [LBR 3015-1(a)(5) (E.D.M.)]
- **J.** WORKSHEET: The worksheet on a form available from the clerk's office, is required by L.B.R. 3015-1(b)(2) (E.D.M.). It is attached hereto and incorporated herein by reference.
- **K.** CONFLICT OF DEBT AMORTIZATION: If the amortization figures conflict with respect to those stated in Class 2b, Class 3, Classes 4 Class 5, the time to cure shall be paramount, and the Trustee shall make alterations to implement this statement.
- L. <u>DEBTOR DUTY TO MAINTAIN INSURANCE</u>: Debtor shall maintain all insurance required by law and contract upon property of the estate and the debtor's property. After confirmation of this Plan, if the debtor fails to maintain full coverage collateral protection insurance as required above, any party in interest may submit an affidavit of default and in the event that the default is not cured within ten (10) days from the date of service of the affidavit upon the debtor, debtor's counsel and the Trustee, said party may submit an Order Granting Relief from the Automatic Stay as to the collateral to the Court along with a further affidavit attesting to the debtor's failure to cure. Said Order shall be granted without motion or hearing.
- M. <u>ENTRY OF ORDERS LIFTING STAY</u>: Upon entry of Order Lifting Stay, no distributions shall be made to the secured creditor until such time as an amended claim is filed by such creditor.

N. LIQUIDATION ANALYSIS AND STATEMENT OF VALUE OF ENCUMBERED PROPERTY [LBR 3015-1(b)(1)]:

TYPE OF PROPERTY	FAIR MARKET VALUE	LIENS	DEBTOR'S SHARE OF EQUITY	EXEMPT AMOUNT	10-36269 NON-EXEMPT AMOUNT
PERSONAL RESIDENCE	78,000.00	133,935.97	0.00	0.00	0.00
VEHICLES	14,500.00	19,547.56	500.00	500.00	0.00
HHG/PERSONAL EFFECTS	4,000.00	0.00	4,000.00	4,000.00	0.00
JEWELRY	600.00	0.00	600.00	600.00	0.00
CASH/BANK ACCOUNTS	1,029.00	0.00	1,029.00	1,029.00	0.00
OTHER	8,500.00	0.00	8,500.00	8,500.00	0.00

Amount available upon liquidation	\$ 0.00
Less administrative expenses and costs	\$ 0.00
Less priority claims	\$ 0.00
Amount Available in Chapter 7	\$ 0.00

/s/ Marshall D. Schultz

Marshall D. Schultz P38040
Attorney for Debtor
Law Offices of Marshall D. Schultz
24100 Southfield Road
Suite 203
Southfield, MI 48075
marshallschultz@Ameritech.net
248-559-6930 Fax:248-559-6939

Phone Number

/s/ Thomas Michael Steagall

**Thomas Michael Steagall** 

Debtor

/s/ Brenda Ann Steagall

Brenda Ann Steagall

Joint Debtor

November 26, 2010

Date

10 - 36269

1.	Length of Plan is	weeks;	36	months;	years.		10-	30209
	Debtor #1:		( <b>D</b> : Id )					
2.	\$ <b>102.33</b> per	pay period x	( Bi-weekly )	_ pay periods p	per Plan = \$	7,981.74	total per Plan	
	Debtor #2:							
	\$ per	pay period x	()	_ pay periods p	per Plan = \$		total per Plan	
3.	\$ per	period x		_ periods in Pla	an =			
4.	Lump Sums:							0.00
5.	Equals total to be paid	into the Plan						7,981.56
6.	Estimated trustee's fees				678.60			
7.	Attorney fees and costs	<b>S</b>			3,239.00			
8.	Total priority claims				0.00			
9.	Total installment mortgage or other long-term debt payments				0.00			
10.	Total of arrearage including interest				0.00			
11.	Total secured claims, including interest				0.00			
	Total of items 6 through 11						\$	3,917.60
12.	Funds available for unsecured creditors (item 5 minus item 11)						4,063.96	
13.	Total unsecured claims (if all file)				\$		90,045.45	
14.	Estimated percentage to unsecured creditors under Plan (item 12 divided by item 13)					5 %		
15.	Estimated dividend to general unsecured creditors if Chapter 7, (see liquidation analysis attached)				\$		0.00	

COMMENTS:

Model Plan Version 2.0 - 05/01